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APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/661,857	09/11/2003	Hiroshi Kita	990788D3/HG	8530
1933	7590 09/02/2005	EXAMINER		
FRISHAU 220 5TH A	F, HOLTZ, GOODMAN	YAMNITZKY, MARIE ROSE		
+	K, NY 10001-7708		ART UNIT	PAPER NUMBER
	,		1774	
			DATE MAILED: 09/02/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

, 4		Application No.	Applicant(s)				
Office Action Summary		10/661,857	KITA ET AL.				
		Examiner	Art Unit				
		Marie R. Yamnitzky	1774				
Period fo	The MAILING DATE of this communication approximation ap	opears on the cover she	et with the correspondence a	ddress			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REP CHEVER IS LONGER, FROM THE MAILING Insions of time may be available under the provisions of 37 CFR 1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statuted the reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMM .136(a). In no event, however, n d will apply and will expire SIX (6 te, cause the application to beco	IUNICATION. nay a reply be timely filed i) MONTHS from the mailing date of this ome ABANDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 11	Sentember 2003	•				
-		is action is non-final.					
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims	•					
4) 🖂	Claim(s) 1-13 is/are pending in the applicatio	n.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.						
	⊠ Claim(s) <u>1-13</u> is/are rejected.						
7)	Claim(s) is/are objected to.		•				
8)[Claim(s) are subject to restriction and	or election requiremen	t.				
Applicati	on Papers						
9)	The specification is objected to by the Examir	ier					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
	ınder 35 U.S.C. § 119						
_	12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
/-	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No. 09/466,949.						
	3. Copies of the certified copies of the priority documents have been received in this National Stage						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
				•			
Attachment							
	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948)	•	riew Summary (PTO-413) r No(s)/Mail Date				
3) 🛭 Inforn	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08	·	e of Informal Patent Application (PT	O-152)			
	No(o)/Mail-Date rec'd 11 Sep 2003.		·				

MC

1. Claims 1-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as

failing to particularly point out and distinctly claim the subject matter which applicant regards as

the invention.

The fourth line from the end of each of the independent claims includes the phrase "or a

group making the biaryl group". The use of the term "making" is confusing. It is not clear if

"making" is to be interpreted as "comprising".

The scope of compounds of formula D1 is also not clear in light of the examples set forth

in the specification. Of the examples set forth on pages 46-47, D-12 on page 47 does not meet

all of the limitations of formula D1 because this compound comprises only one of Ar₆₁ and Ar₆₂

as defined in the claims and earlier in the specification, unless the claim terminology has other

than conventional meanings.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on

sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Inoue et al.

(US 5,635,308) or Higashi et al. (US 5,366,811) or Sakai et al. (EP 0 836 366 A1).

Interpreting the term "making" as meaning "comprising", Compound No. VII-23 as

defined in columns 19-22 of the Inoue patent meets the limitations of an electroluminescent

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material represented by formula D1. Inoue's Compound No. VII-23 is disclosed for use in an electroluminescent element comprising an anode and a cathode.

Inoue's Compound No. VII-23 is a compound of present formula D1 in which each of Ar₆₁, Ar₆₂, R₆₁ and R₆₂ is an aryl group, wherein one of Ar₆₁, Ar₆₂, R₆₁ and R₆₂ comprises a biaryl group having a bond capable of giving an internal rotational isomerism (specifically, comprising the biaryl group represented by the sixth formula on page 25 of the present specification).

Higashi's compound (35), represented by the formula shown in column 29 of Higashi's patent, meets the limitations of an electroluminescent material represented by formula D1. Higashi's compound (35) is disclosed for use in an electroluminescence device comprising an anode and a cathode.

Higashi's compound (35) is a compound of present formula D1 in which each of Ar_{61} and Ar_{62} is an aryl group, one of R_{61} and R_{62} is an aryl group, and the other of R_{61} and R_{62} is hydrogen, wherein one of Ar_{61} and Ar_{62} is a biaryl group having a bond capable of giving an internal rotational isomerism (specifically, the biaryl group represented by the third formula on page 25 of the present specification wherein each of R_{102} and R_{103} is a methyl group).

Sakai et al. disclose various compounds meeting the limitations of an electroluminescent material represented by formula D1. For example, see compounds (4), (6), (7), (11), (14), (16), (30), (32), (34)-(36) and (51)-(53) on pages 12-29 of the EP document. Sakai's compounds are disclosed for use in an electroluminescent device comprising an anode and a cathode.

Each of Sakai's compounds (4), (6), (7), (11), (14), (16), (30), (32), (34)-(36) and (51)-(53) is a compound of present formula D1 in which each of Ar_{61} and Ar_{62} is an aryl group, one of

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 R_{61} and R_{62} is an aryl group, and the other of R_{61} and R_{62} is hydrogen, wherein one of Ar_{61} and Ar_{62} is (in some cases) or comprises (in other cases) a biaryl group having a bond capable of giving an internal rotational isomerism.

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 2-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tanaka (US 5,717,289) in view of Inoue et al. (US 5,635,308) or Sakai et al. (EP 0 836 366 A1).

Tanaka discloses an electroluminescent element comprising an electroluminescent layer and a color changing layer. The electroluminescent layer is formed of an organic compound that emits blue light. The color changing layer comprises two inorganic fluorescent substances such as zinc sulfide doped with copper and zinc sulfide doped with manganese. One of the inorganic fluorescent substances is capable of converting blue light to green light, and the other is capable of converting green light to red light. For example, see column 3, line 20-c. 4, l. 36. Tanaka et al. suggest some compounds that may be used as the organic compound, but do not explicitly disclose compounds meeting the limitations of a compound represented by present formula D1.

Inoue et al. disclose a compound represented by present formula D1 (see Compound No. VII-23 as defined in c. 19-22). Inoue's compounds are disclosed as capable of emitting blue

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light when used as electroluminescent compounds in an electroluminescent device (e.g. see c. 43, 1.1-15).

Sakai et al. disclose various compounds represented by present formula D1 (e.g. see compounds (4), (6), (7), (11), (14), (16), (30), (32), (34)-(36) and (51)-(53) on pages 12-29). Sakai's compounds are disclosed as emitters of blue light.

It would have been *prima facie* obvious to one of ordinary skill in the art at the time of the invention to make a device according to Tanaka utilizing various known organic compounds capable of emitting blue light. Given that Tanaka's purpose is to convert color emitted from one component to another color so as to influence the color of light emitted from the device as a whole, it would have been within the level of ordinary skill of a worker in the art at the time of the invention, as a matter of routine experimentation, to select an organic compound capable of emitting blue light of a wavelength capable of being absorbed by at least the inorganic fluorescent substance that converts blue light to green light so as to obtain the results taught by Tanaka. One of ordinary skill in the art would have reasonably expected that Inoue's compounds or Sakai's compounds that emit blue light could be used as the compound emitting blue light in Tanaka's device. In particular, one of ordinary skill in the art would have reasonably expected that Inoue's Compound No. VII-23 or Sakai's compounds could be used in Tanaka's device since Tanaka teaches that stilbene compounds can be used as the organic compound (e.g. see c. 3, 1. 48-55). Inoue's Compound No. VII-23 and Sakai's compounds are stilbene derivatives.

Regarding present claim 3's recitation "prepared by a Sol-Gel method", this is a process limitation in a product claim. Product-by-process claims are not limited to the method steps

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recited, only to the structure implied by the steps. In the present case, it is the examiner's position that the structure implied by the steps is particles (i.e. the inorganic fluorescent substance is provided in the form of particles made by a sol-gel method). Tanaka teaches dispersing the two inorganic fluorescent substances into an organic binder in order to form the color changing layer. Tanaka does not explicitly disclose that either of the inorganic fluorescent substances is prepared by a sol-gel method as required by present claim 3, but the teaching of "dispersing" implies that the inorganic fluorescent substances are in the form of particles.

With respect to present claim 4, at least Tanaka's inorganic fluorescent substance capable of converting blue light to green light will have a peak emission wavelength within the specified range since the claimed range fully encompasses the wavelengths of green light.

The ranges set forth in present claims 4 and 5 overlap the range of wavelengths of red light. It is reasonable to expect that Tanaka's inorganic fluorescent substance capable of converting green light to red light will provide a peak emission wavelength within the range of claims 4 and 5, or will provide a peak emission wavelength sufficiently close to the upper end of the specified ranges that one of ordinary skill in the art would reasonably expect the resultant device to have similar properties. In the alternative, it would have been an obvious modification to one of ordinary skill in the art at the time of the invention to select inorganic fluorescent substances capable of converting green light to red light, other than the specific substance taught by Tanaka, and to select such substances having a peak emission wavelength within the region of red light suitable of obtaining the results taught by Tanaka.

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The ranges set forth in present claims 6 and 7 overlap the range of wavelengths of blue light. It is reasonable to expect that Inoue's Compound No. VII-23 and Sakai's compounds will provide a peak emission wavelength within the range of claims 6 and 7, or will provide a peak emission wavelength sufficiently close to the upper end of the specified ranges that one of ordinary skill in the art would reasonably expect the resultant device to have similar properties.

6. Claims 8-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Inoue et al. (US 5,635,308) in view of JP 10-025472.

Inoue et al. disclose a compound represented by present formula D1 (Inoue's Compound No. VII-23 as defined in c. 19-22). Inoue's compounds are disclosed as capable of emitting blue light when used as electroluminescent compounds in an electroluminescent device (e.g. see c. 43, l. 1-15). Inoue et al. teach that other luminescent materials may be used in combination with Inoue's compounds so as to shift the color of light emitted to a longer wavelength, but do not explicitly disclose using a rare earth metal complex fluorescent substance (e.g. see c. 30, l. 60-c. 31, l. 3).

The use of a rare earth metal complex as a wavelength conversion material was known in the art at the time of the invention as demonstrated by JP 10-025472. JP 10-025472 discloses an electroluminescent element comprising an organic electroluminescent material that emits blue light and teaches that the material may be combined with a rare earth complex such as an europium complex, the europium complex providing wavelength conversion. For example, see

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Fig. 2-4 in the Japanese language document, and see paragraphs [0034], [0035], [0044] and [0052] in the machine-assisted translation.

It would have been an obvious modification to one of ordinary skill in the art at the time of the invention to include a wavelength conversion material such as a rare earth metal complex in a device according to Inoue et al. One of ordinary skill in the art would have been motivated to do so where it is desirable to provide a device having multicolored light emission or a shift in color of light emission as taught in JP 10-025472.

Given that JP 10-025473 teaches that the color of almost all visible regions can be covered by utilizing materials providing wavelength conversion, it would have been within the level of ordinary skill of a worker in the art at the time of the invention to select particular combinations of organic electroluminescent materials and rare earth metal complex fluorescent substances based on the light-emitting and light-absorbing capabilities of the different materials/ substances, and the capability of a particular combination to provide one or more desired colors of emitted light for the resultant device.

The ranges set forth in present claims 9 and 10 overlap the range of wavelengths of red light. JP 10-25472 does not explicitly disclose the use of an europium complex having a peak emission wavelength within the ranges of claims 9 and 10, but europium complexes emit red light. It is reasonable to expect that an europium complex as taught by the prior art will provide a peak emission wavelength within the ranges of claims 9 and 10, or will provide a peak emission wavelength sufficiently close to the upper end of the specified ranges that one of ordinary skill in the art would reasonably expect the resultant device to have similar properties.

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In the alternative, it would have been an obvious modification to one of ordinary skill in the art

at the time of the invention to select a particular europium complex to provide a desired peak

wavelength within the range of visible light.

The ranges set forth in present claims 11 and 12 overlap the range of wavelengths of blue

light. It is reasonable to expect Inoue's Compound No. VII-23 will provide a peak emission

wavelength within the range of claims 6 and 7, or will provide a peak emission wavelength

sufficiently close to the upper end of the specified ranges that one of ordinary skill in the art

would reasonably expect the resultant device to have similar properties.

7. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

US 6,214,481 B1 to Sakai et al. is in the same patent family as the EP reference applied

in this action.

8. Any inquiry concerning this communication should be directed to Marie R. Yamnitzky at telephone number (571) 272-1531. The examiner works a flexible schedule but can generally be reached at this number from 6:30 a.m. to 4:00 p.m. Monday, Tuesday, Thursday and Friday, and

every other Wednesday from 6:30 a.m. to 3:00 p.m.

The current fax number for all official faxes is (571) 273-8300. (Unofficial faxes to be

sent directly to examiner Yamnitzky can be sent to (571) 273-1531.)

MRY

August 30, 2005

MARIE YAMNITZKY
PRIMARY EXAMINER

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